IN THE UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF TENNESSEE

BOBBY COCHRAN,)
Plaintiff,) CIVIL ACTION NO. 3:10-CV-753
v.)) Judge Sharp
) Magistrate Judge Griffin
JP MORGAN CHASE BANK, N.A.,)
)
Defendant.)

<u>DEFENDANT JP MORGAN CHASE BANK N.A.'S MOTION FOR SUMMARY JUDGMENT</u>

Through his Amended Complaint, Plaintiff attempts to allege several causes of action against Defendant J.P. Morgan Chase Bank, N.A. ("Chase") which appear to stem from the closing of a residential loan in September of 1995. Plaintiff's actions cannot prevail because: (1) certain claims are time-barred by the relevant statute of limitations, (2) Plaintiff fails to demonstrate any express or implied contract was breached, and (3) Plaintiff fails to state or demonstrate a cause of action under Tennessee Code Annotated §66-5-106 (2011). For these reasons, Chase respectfully moves for summary judgment pursuant to Rule 56, Fed. R. Civ. P.

In support of this Motion, Chase relies on the following: Exhibit A- Excerpts from the deposition of Bobby Cochran, Exhibit B- Promissory Note, Exhibit C- Excerpts from Defendant's Response to Interrogatories, Chase's Memorandum in Support of this Motion and Statement of Undisputed Material Facts, filed contemporaneously herewith.

Respectfully submitted,

/s/ D. Andrew Amonette

James C. Bradshaw III, BPR 13170

D. Andrew Amonette, BPR 23474

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Counsel for JP Morgan Chase Bank, N.A.

CERTIFICATE OF SERVICE

I hereby certify that on February 13, 2012, a copy of the foregoing was filed in the above-captioned action. A copy will be sent by operation of the Court's electronic filing system to Bobby Cochran, 7176 Chester Road, Fairview, Tennessee 37062.

_____/s/ D. Andrew Amonette

D. Andrew Amonette

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